

REMARKS

The amendments in the "Cross Reference to Related Applications" Paragraph simply add patent numbers for two applications from which priority is claimed.

The Office is respectfully asked to note that the form of this Paragraph set out above assumes that Petition for Acceptance of Unintentionally Delayed Claim for Priority under 37 CFR 1.78(a)(3) dated September 5, 2003 will be granted cf. the "Request for Decision on Petition" filed simultaneously herewith.

In Paragraph [0005] a publication number has been inserted for an application previously identified only by serial number. Similarly, in Paragraph [0012] a patent number has been inserted for an application previously identified only by serial number.

The amendment in Paragraph [0006] is a correction of a minor clerical error, the need for which is apparent from Office records. The list of patents and applications in this Paragraph is stated to be a list of E Ink and MIT patents relating to electrophoretic displays. U.S. Patent No. 6,249,721 is not assigned to either E Ink or MIT and does not relate to this technology. Hence, correction is obviously required, and Office records show that the correct Patent No. 6,249,271 must be intended.

Entry of this Amendment is respectfully requested under 37 CFR 1.312 on the grounds that it will not require extensive review by the Examiner, being confined to insertion of the numbers of certain patents and patent publications, and the correction of one clerical error, but will be of material assistance to the reader of the patent to be issued on this application by facilitating the reader's access to documents referred to in the patent.

Zehner et al.
Serial No. 10/065,795
Amendment under 37 CFR 1.312
Page 6

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